

**IN THE DISTRICT COURT OF THE UNITED STATES  
DISTRICT OF MARYLAND CIVIL DEPARTMENT**

**THOMAS W. HODGE, ET AL**

Plaintiff Substitute trustee(s)

Vs.

OLAN THOMAS

Et Al Defendant

**Angela Ivey Thomas**

Plaintiff

Vs.

MARYLAND

GLADYS M. WEATHERSPOON

THOMAS W. HODGE,

JOHN A. ANSELL

BROCK & SCOTT, PLLC

ET AL Defendants

**IN THE CIRCUIT COURT FOR  
PRINCE GEORGE'S COUNTY,  
MARYLAND  
CASE NO.: CAEF19-00059**

USDC- GREENBELT  
'24 APR 4 AM10:48

PX 24CV0980

HD

Rcv'd by: AJ

**Written Testimony BY:**

**Angela Ivey: Thomas © corp.**

**Competent Witness**

**Hereafter the Plaintiff**

X

**Notice Of Removal To United States District Court**

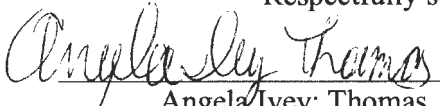
Comes now the Defendant(s), **Angela Ivey: Thomas**, and notifies the parties and the Court that this cause has been removed to the jurisdiction of the United States, by stating the following:

1. There have been, and continue to be, violations against the civil and constitutional rights of this/these undersigned Defendant(s) in this cause, and which have not been duly protected.
2. Accordingly, and commensurate with certain issues within these state proceedings also giving independent rise to federal subject-matter jurisdiction, this cause has now been removed to the United States District Court for the District of Maryland.

3. As the Court and all parties can clearly confirm, the attached Notice regarding Petition For Removal that was filed in said federal court on or about 4/2/2024.

4. The parties and this Court are hereby given formal **notice** that the combination of filings made under both this cause now herewith, as well as within the aforementioned federal court, *automatically divests* this Court of **any and all** further authority and jurisdiction over these proceedings – **bar none** (*see* 28 USC § 1446 (d)) – and, *therefore*, there will be **NO** more hearings, orders, or *any* other proceedings held, made, or done within this state cause until, and unless, further notice or order is first made by the Federal judge of said United States District Court.

Respectfully submitted,

 4/4/2024  
Angela Ivey Thomas

Without Prejudice UCC 1-308

MAILING: c/o [redacted] cc,

[redacted] 2024

903 Serot State Dr  
FT. Washington, MD  
20741

CERTIFICATE OF SERVICE

I hereby certify that, on this 4 day of April, 2024, a true and complete copy of the foregoing notice of removal, has been filed with clerk and by depositing the same in the United States mail, postage prepaid, has been duly served upon all parties of record in these proceedings.

THOMAS W. HODGE, ET AL  
Plaintiff Substitute trustee(s)

Attorney  
Thomas W. Hodge, Esq.  
John A. Ansell, Esq.  
Brock & Scott, PLLC  
7564 Standish Place  
Suite 115  
Rockville, Maryland 20852

Clerk's Offices  
Circuit Court for the State of Maryland  
410-333-3733 111 N. Calvert St, Room 412,  
Baltimore, MD 21202. Xavier Conaway,  
Clerk of Circuit Court.

Respectfully Submitted,

Ls:// Angela Ivey Thomas  
Angela Ivey: Thomas

MAILING: c/o 15896 Appleton Terrace, Rural  
Route, Bowie, Maryland 20715

903 Serv T. St. Ft. Meade Dr.  
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20744